

1888-039 Chancery Cause: Harvey Steel vs. Ira Fisher &c  
Lee Co.

Riley

CA-Debt

T-Property



To the Hon. H. K. Morison Judge of  
the Circuit Court of Lee County:

Your orator Harvey Steeb, who  
humbly complaining would re-  
spectfully represent, that here-  
tofore, on the 9<sup>th</sup>, day of April  
1887, your orator recovered be-  
fore J. M. Tate a Justice of the  
Peace a judgement against one  
Ira Fisher for \$53.69. with legal  
interest thereon from 13<sup>th</sup>, day of  
March 1887, and \$1.00 costs. Upon  
this judgement execution issued and  
was placed in the hands of C. C.  
Potter, a Constable, and was returned  
by him no property found. And the  
same has been placed on the  
judgement lien docket in said  
County and properly indexed.  
And your orator is advised that  
said judgement is now and has  
been since the date of its docket  
a lien upon the said Fisher's land  
situated in said County.

The said Fisher owns a small  
parcel of land in this County  
and an interest near to same, which belongs to him.  
whereon he resides, situated in  
this County on Blackwater whereon  
he now resides, adjoining the land



of ~~And~~ Osborne and others. on  
which said judgement is a lien.  
This judgement was a joint one  
against said Fisher, & Jesse Riley the  
latter of whom is wholly worth-  
less & nothing can be made.

The object of this bill therefore  
is to enforce said lien and have  
so much of said land sold  
as will pay & satisfy the same  
and the costs of this suit.

A copy of said judgement  
and return will be found  
filed herewith as part hereof  
and is prayed to be so considered

The premises considered therefore  
he prays that Ira Fisher and Jesse  
Riley be made parties defendant  
to this bill and answer its  
allegations upon oath, and  
upon a hearing a decree be  
rendered selling so much of  
said land as may be neces-  
sary, and for all other further  
and general relief. May Dea  
be issued &c.

A. L. Pridemore

10.9.



6 8.45  
 8 1.00  
 A 15.00  
 \$24.45

ALP.  
 Harvey Steel

v. J. Bill Chq.  
 3

Ira Fisher et al.  
 v. Enclaud et al.

1888 Febry Bill filed Sta

Executed & D. Crisi

" Mr. D. Crisi could not

Cause set for hearing

" App. Dece. continued

" Sept Decree final



Harvey Steel  
Against  
Ira Fisher.

This Cause Came  
on to be heard upon the  
papers formerly read - and  
was argued by Counsel -  
And the plff by his atty  
admitting that the debt &  
interest had been fully  
settled between the parties -  
It is adjudged ordered and  
decreed that the plff recover  
against the defendant his  
Costs of suit and by agree-  
ment may have execution  
therefor after Feb. 1<sup>st</sup> 1889  
And no further action be-  
ing necessary the cause is  
~~removed~~<sup>reported</sup> from the docket  
with leave to reinstate for  
the purpose of enforcing  
the terms of this decree.



Harvey Steel

W. J. Deane

Kenac.

Joan Fisher

Entered in

C. C. B. p. 161

J. A. G. Hyatt

Entered this

Sept 6 1888

H. S. M.



Harvey Steel . . . Plff  
against  
Ira Fisher et al. Defts } In Chanc

This cause came on this day to be heard upon the bill taken for copy and was argued by counsel, on consideration of which and for reasons appearing to the Court - It is adjudged ordered & decreed that the plff recover from Ira Fisher the sum of \$53.67 and legal interest thereon from 13<sup>th</sup> day of March 1887, and \$1.00 costs at law and the costs of this suit And unless the said Ira Fisher or some one for him shall pay the same in 20 days from the rising of this Court then &c.

Plenary Sheriff of this County will sell the undivided interest of Ira Fisher in the tract of land with bill mentioned or so much thereof as may be necessary to pay said debt and the costs of this suit He will sell the same on a credit of 6 months except so much as may be necessary to pay costs which he will require paid in hand -



H. Steel

V. Dege  
vs. Dege  
vs. Dege

April 7, 1888

Entol Chey "O.D."

pages 120

Hyatt

Enter this  
Apr. 4<sup>th</sup> / 88  
H. Steel

He will take bond payable to himself  
for the deferred payments bearing in-  
terest from day of sale.

But before proceeding to execute  
this decree, he will advertise the  
time, terms & place of sale for at  
least 30 days on the front doors  
of the Court House of this County  
and in the neighborhood where the  
land lies. He will report his action  
to this Court at some future time  
and the cause is continued.



**VIRGINIA: Lee County, to wit:**

To C. C. Poter Constable of said county:

I hereby command you to summon Ira Fisher & Jesse Riley, if to be found in your district, to appear at my office, in said county, on the 9 day of April 1887, before me or such other Justice of said County as may be there, to try this warrant: to answer the complaint of Harvey Stue and upon a claim for money not exceeding \$100.00, exclusive of interest, to wit: for the sum of \$ 53.00 due by you. And then and there make return of this warrant.

Given under my hand the 9 day of April 1887

H. Stue

VS

Ira Fisher & Jesse Riley

On the 12 day of May 1887

In Debt.

At my office in said county. JUDGMENT, that the Plaintiff recover of the Defendant, \$ 53.00, with interest thereon from the 13 day of March 1887 till paid, and \$ 1.50 for costs.

Jno. M. Lott J. C.

**VIRGINIA: Lee County, to wit:**

TO C. C. Poter CONSTABLE OF SAID COUNTY:

I command you in the name of the Commonwealth of Virginia that of the goods and chattels of Ira Fisher & Jesse Riley in your county, you cause to be made the sum of \$ 53.00 with interest thereon from the 13 day of March 1887, till paid which Harvey Stue has recovered before me in a warrant in debt, also the sum of \$ 1.00 which were adjudged to said Stue for costs in prosecuting said warrant. Given under my hand 12 day of May 1887.

Jno. M. Lott J. C.



H. Stut. 24.71

5  
29.71  
os. } wa name

Fisher & Wiley

Execution in full  
C. C. Potter Const.

Judgment  
May 14<sup>th</sup> 1887

Non est in Waiver

June 21<sup>st</sup> 1887

Returned no property  
found.  
C. C. Potter  
Const.

Filed June 21<sup>st</sup> 1887  
J. B. Gibson clk.

" A "

In Justice  
filed bill against  
Carr against Parker  
or born it as on  
Blackwater.



# The Commonwealth of Virginia.

To The Sheriff Of Lee County Greeting:

We Command You to Summon

*Ira Fisher*  
*and Jesse Riley*

To appear at the Clerk's Office of the Circuit Court of Lee County, at the Courthouse on the first Monday  
in *February* next, being rule day to answer a bill in Chancery exhibited in our said Court  
against *them* by *Harvey Steel*

And have then and there this writ. Witness, J. A. G. Hyatt, Clerk of said Court at the Courthouse.

This *10<sup>th</sup>* day of *January* 18*88*, in the 11*2* year of the Commonwealth.

*J. A. G. Hyatt* Clerk.

A Copy Teste



Harvey Steel  
vs  $\frac{3}{4}$  Spain Choy  
Isa Fisher et al

---

To Feby Rules 1888

---

Executed by deliver-  
ing office copies of  
this Ipa to the wives  
of Isa Fisher and Jesse  
Riley they being white  
persons over 16 years  
old and by reading  
and explaining the  
same to them the  
said Fisher and Riley  
not being found at  
their usual places  
of abode, Feby 3<sup>rd</sup>  
1888.

G. B. Wall Deputy  
for S. H. Ewing S. L. C.